

E-FILED 6/7/2006

NOT FOR CITATION
IN THE UNITED STATES DISTRICT COURT
FOR THE NORTHERN DISTRICT OF CALIFORNIA
SAN JOSE DIVISION

KLA-TENCOR CORPORATION,

No. C05-03092 RMW (HRL)

Plaintiff,

**ORDER DENYING KLA-TENCOR
CORPORATION'S MOTION TO
STRIKE**

v.

NATIONAL UNION FIRE INSURANCE OF
PITTSBURGH, PA and AIU INSURANCE
COMPANY,

[Re: Docket No. 37]

Defendant.

On June 6, 2006, plaintiff KLA-Tencor Corporation ("KLA") filed a "Memorandum in Response" to defendant National Union's motion to compel discovery from third-party Travelers Indemnity Company of Illinois ("Travelers"). KLA takes no position as to the relief requested by National Union in that motion to compel. Nevertheless, in its memorandum, KLA requests that all factual contentions made by National Union be stricken because, in KLA's view, those contentions are unsupported and inaccurate. National Union and Travelers have reached an agreement as to National Union's subpoena for documents, and National Union has withdrawn its motion to compel. Accordingly, KLA's motion to strike is DENIED as MOOT.

Dated: June 7, 2006



HOWARD R. LLOYD
UNITED STATES MAGISTRATE JUDGE

5:05-cv-3092 Notice will be electronically mailed to:

Jeffrey John Bouslog JBouslog@Oppenheimer.com, ATrampe@oppenheimer.com;
DPeterfeso@oppenheimer.com; DGrimes@oppenheimer.com

Stephen P. Ellingson sellingson@hayesdavis.com, abowman@hayesdavis.com; ;
sxs1@hayesdavis.com

Linda M. MacLeod lmacleod@mffmlaw.com, wsiamas@mffmlaw.com

Adam C. Trampe ATrampe@Oppenheimer.com, dpeterfeso@oppenheimer.com

Katherine Mary Wilhoit , Esq Kwilhoit@oppenheimer.com

Counsel are responsible for distributing copies of this document to co-counsel who have not registered for e-filing under the court's CM/ECF program.